IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

CHEVRON ENVIRONMENTAL MANAGEMENT COMPANY, CHEVRON ENVIRONMENTAL SERVICES COMPANY, and TEXACO, INC.,

Plaintiffs,

Case No. 02-cv-4162-JPG

V.

INDIAN REFINING I LIMITED PARTNERSHIP (f/k/a Indian Refining Limited Partnership), INDIAN REFINING & MARKETING I, INC. (f/k/a Indian Refining & Marketing, Inc.), DANIK CORPORATION (f/k/a Indian Refining Management Company f/k/a Indian Refinery Management Company), CASTLE ENERGY CORPORATION, WILLIAM S. SUDHAUS, WITCO CORPORATION, PIONEER ASPHALT CORPORATION, and CROMPTON CORPORATION,

Defendants,

and

DANIK CORPORATION (as successor in interest to Danik Corporation),

Defendant/Third-Party Plaintiff,

V.

METALLGESELLSCHAFT CORPORATION,

Third-Party Defendant.

AMENDED JUDGMENT

This matter having come before the Court, the Court having decided certain claims and the Court having granted the plaintiffs' motions to dismiss certain claims,

IT IS HEREBY ORDERED AND ADJUDGED that the claims of plaintiffs Chevron Environmental Management Company, Chevron Environmental Services Company and Texaco,

Inc. against defendant Crompton Corporation (n/k/a Chemtura Corporation) and defendant Pioneer Asphalt Corporation are dismissed without prejudice and without costs; and IT IS FURTHER ORDERED AND ADJUDGED that all other claims in this case, including third-party claims, are dismissed with prejudice and without costs.

NORBERT JAWORSKI

Dated: April 13, 2006

<u>s/Vicki Lynn McGuire</u>

Deputy Clerk

Approved: s/ J. Phil Gilbert

J. PHIL GILBERT DISTRICT JUDGE